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FIGM PTO-1390. U.S.: DEPARTMENT OF COMMERCE PATENT AND TRAI				MARK OFFICE	ATTORNEY DOCKET NI UPN-4914	UMBER	
TRANSMITTAL LETTER TO THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A FILING UNDER 35 U.S.C. 371					U.S. APPLICATION NO. (if known see 37 CFR 1.5)		
	NATION. 8 <b>2005/00</b>	AL APPLICATION NO. 0793	INTERNATIONA 11 January 2005		PRIORITY DATE CLAIM 12 January 2004 (12.01.20		
TITLE (BMP)	OF INVE	NTION SYSTEM AND M XPRESSION IN BONE C VE ELECTRIC AND ELE	ETHOD OF UP-RI ELLS VIA THE A	EGULATING BON PPLICATION OF I	E MORPHOGENETIC	PROTEINS	
APPLIC	CANT(S)	FOR DO/EO/US Carl T. B	righton				
Applica informa	nt herewi tion:	th submits to the United Sta	tes Designated/Elect	ted Office (DO/EO/U	(S) the following items an	nd other	
1. 2. 3. 4. 5.		This is a <b>FIRST</b> submission of items concerning a filing under 35 U.S.C. 371.  This is a <b>SECOND</b> or <b>SUBSEQUENT</b> submission of items concerning a filing under 35 U.S.C. 371.  This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9), and (21) indicated below.  The US has been elected (Article 31).  A copy of the International Application as filed (35 U.S.C. 371(c)(2)).  a.   is attached hereto (required only if not communicated by the International Bureau).  b.  has been communicated by the International Bureau.  c.  is not required, as the application was filed in the United States Receiving Office (RO/US).					
<ul><li>6.</li><li>7.</li></ul>		An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).  a is attached hereto.  b has been previously submitted under 35 U.S.C. 154(d)(4).  Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))  a are attached hereto (required only if not communicated by the International Bureau).  b have been communicated by the International Bureau.  c have not been made; however, the time limit for making such amendments has NOT expired.  d have not been made and will not be made.					
8.		An English translation of the	ne amendments to th	ne claims under PCT	Article 19 (35 U.S.C. 371	(c)(3)).	
9.	$\boxtimes$	An oath or declaration of the inventor(s) 35 U.S.C. 371(c)(4). (unexecuted)					
10.		An English translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).					
11. 12. 13. 14. 15. 16. 17. 18. 19. 20.	1. to 20. l	An Information Disclosure An assignment document f included. A preliminary amendment. An Application Data Sheet A substitute specification. A power of attorney and/or A computer-readable form 1.825. A second copy of the publi A second copy of the Engli Other items or information - a copy of the Internatio - a copy of the Written O - a return postcard.	Statement under 37 or recording. A sep under 37 CFR 1.76 change of address lof the sequence listingshed international again language translate:  nal Search Report:	CFR 1.97 and 1.98. arate cover sheet in cover sheet	th PCT Rule 13 <i>ter</i> .2 and 3 J.S.C. 154(d)(4).	37 CFR 1.182- J.S.C. 154(d)(4).	
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U.S. APPLICATION NO. (iffknown 37 C.E.R.) INTERNATIONAL APPLICATION NO. PCT/US2005/000793					ATTORNEY DOCKET NUMBER UPN-4914	
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21.   Basic national	\$300.00					
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prepared by IPEA/US i  All other situations	\$200.00					
23. Search fee If the written opinion of prepared by IPEA/US in Search fee (37 CFR 1.4 USPTO as an Internatio International Search Re Office or previously co All other situations	\$100.00					
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(b)) must be filed and granted to restore the application to pending status.						
SEN	ND ALL CORRESPONDENCE TO:	Michael Duron SIGNATURE				
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